

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

"THIN FILM FORMATION USE SPUTTERING TARGET MATERIAL, THIN FILM FORMED USING SAME, AND OPTICAL RECORDING MEDIUM"

Case No.	P99,2247		_, the specific	ation of which		
•	heck ne)		hed hereto. ed on		, as	
C	ne)	and was	s amended on	•		
	•	nat I have reviewe amended by any			of the above identifie	ed specification,
to me to	_	•			ffice all information nce with Title 37, (
America country be not in pub I believe t the date o me or my applicatio	before my or or efore my or	our invention there in the United ion has not been properties in any country entatives or assign inventor's certif	nereof, or pate of or more than States of Ame patented or mad y foreign to the gns more than ficate on this in	nted or describe n one year prior to rica more than or de the subject of a United States of twelve months provention has bee	own or used in the Ud in any printed pulso this application, the year prior to this an inventor's certifical America on an apprior to this applicate in filed in any countrepresentatives or as	blication in any lat the same was application, and ate issued before lication filed by ion, and that no ry foreign to the
application	n(s) for paten	n foreign priority nt or inventor's ce Application(s)			ed States Code, 119	of any foreign
N	umber		Country NONE		Date	

^{1 (}b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

⁽¹⁾ It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or

⁽²⁾ It refutes, or is inconsistent with, a position the applicant takes in:

⁽i) Opposing an argument of unpatentability relied on by the Office, or

⁽ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

and have also identified b	ar	y foreign a	application	for patent	or invent	or s certificate	e having a	filing	date
before that of the above l	listed ap	plication of	on which p	riority is o	claimed:		,		

Prior Foreign Application(s)

Number

Country

Date

NONE

If no priority is claimed, I have identified all foreign patent applications filed prior to this application:

Prior Foreign Application(s)

Number

Country

Date

NONE

And I hereby appoint Messrs. John D. Simpson (Registration No. 19,842), Dennis A. Gross (24,410), Robert M. Barrett (30,142), Steven H. Noll (28,982), Kevin W. Guynn (29,927), Robert M. Ward (26,517), Brett A. Valiquet (27,841), Edward A. Lehman (22,312), David R. Metzger (32,919), Todd S. Parkhurst (26,494), James D. Hobart (24,149), Melvin A. Robinson (31,870), John R. Garrett (27,888), Joseph P. Reagen (35,332), Michael R. Hull (35,902), Michael S. Leonard (37,557), William E. Vaughan (39,056), and Lewis T. Steadman (17,074) all members of the firm of Hill & Simpson, A Professional Corporation Telephone: 312/876-0200

my attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and direct that all correspondence be forwarded to:

Hill & Simpson

A Professional Corporation

85th Floor Sears Tower, Chicago, Illinois 60606

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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